MARC S. CWIK, ESQ. Nevada Bar No. 06946 2 || E-mail: marc.cwik@lewisbrisbois.com STEPHEN H. TURNER, ESQ. California Bar No. 89627 (Admitted pro hac vice) È-mail: stephen.turner@lewisbrisbois.com LEWIS BRISBOIS BISGAARD & SMITH LLP 6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118 (702) 893-3383 Ph: Facs: (702) 893-3789 7 Attorneys for Defendants CREDIT CONTROL, LLC, ĎTĂ SOLŬTIONS, LLC and SERVIS ONE INC. dba BSI FINANCIAL SERVICES, INC. 9 10 UNITED STATES DISTRICT COURT 11 DISTRICT OF NEVADA 12 13 CASE NO. 2:13-cv-00350-GMN-PAL MICHAEL BRUNSON, an individual, on behalf of himself and those similarly situated, 14 STIPULATION AND ORDER TO Plaintiff, 15 DISMISS WITH PREJUDICE DEFENDANTS CREDIT CONTROL, LLC VS. 16 AND DTA SOLUTIONS, LLC BP LAW GROUP, LLP, a California 17 Corporation; CREDIT CONTROL, LLC, a Missouri Limited Liability Company; DTA 18 SOLUTIONS, LLC, a Delaware Limited Liability Company; and BSI FINANCIAL 19 SERVICES, INC., a Pennsylvania Corporation, 20 Defendants. 21 COME NOW, Plaintiff, MICHAEL BRUNSON ("BRUNSON"), by and through his 22 counsel of record, Mark J. Bourassa, Esq. of The Bourassa Law Group, LLC, and Defendants 23 CREDIT CONTROL, LLC ("CREDIT CONTROL") and DTA SOLUTIONS, LLC ("DTA"), by 24 and through their attorneys of record, Marc S. Cwik, Esq. and Stephen H. Turner, Esq. of Lewis 25 Brisbois Bisgaard & Smith LLP, and hereby stipulate as follows: 26 WHEREAS, Defendant BP LAW GROUP, LLP was dismissed with prejudice by 27 stipulation and order of the Court entered on February 14, 2014; 28

BRISBOIS BISGAARD & SMITH LLP

4826-5958-9917.1

I	
1	WHEREAS, Defendant BSI FINANCIAL SERVICES, INC. was dismissed with prejudice
2	by stipulation and order of the Court entered on July 7, 2014;
1	WHEREAS, the currently remaining Defendants, CREDIT CONTROL and DTA, have
3	now resolved BRUNSON's claims and a dismissal with prejudice of CREDIT CONTROL and
4	DTA may be entered by the Court, thereby dismissing the above-captioned action in its entirety;
5	BRUNSON, CREDIT CONTROL and DTA hereby STIPULATE and AGREE, by and
6	through their respective counsel of record, that BRUNSON's Complaint may be dismissed with
7	prejudice as to Defendants CREDIT CONTROL and DTA, with each party to bear its own
8	attorney's fees and costs.
9	1.46
77	Dated this 2 day of September, 2014. Dated this day of September, 2014.
10	THE BOURASSA LAW GROUP, LLC LEWIS BRISBOIS BISGAARD & SMITH LLP
11	MAC MILAN
12	By: MARK J. BOURASSA, ESQ. MARC S. CWIK, ESQ.
13	Nevada Bar No. 7999 Nevada Bar No. 6946
14	Les Vocas NV 80117 Admitted Pro Hac Vice
15	Telephone: (702) 851-2180 6385 South Rainbow Bivd., Ste. 600
16	Marc.Cwik@LewisBrisbois.com
	Stephen, Turner@LewisBrisbois.com
17	Attorney for Ptaintyf Michael Brunson Attorneys for Defendants Credit Control, LLC and DTA Solutions, LLC
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19	
20	IT IS SO ORDERED.
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22	(Allhin
23	Gløria M. Navarro, Chief Judge
24	
25	D. (200)
26	DATED: 09/08/2014
27	,
28	

LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW